

**STATE OF NEW MEXICO
ENVIRONMENTAL IMPROVEMENT BOARD**

**IN THE MATTER OF PROPOSED NEW REGULATION,
20.2.50 NMAC – *Oil and Gas Sector – Ozone Precursor Pollutants* No. EIB 21-27 (R)**

AMENDMENTS TO THE REBUTTAL TESTIMONY OF HILLARY HULL

Environmental Defense Fund submits this amended testimony to correct Hillary Hull’s rebuttal testimony, at EDF Exhibit JJJ.

Page 3 of Hillary Hull’s rebuttal testimony at Exhibit JJJ currently states:

“Kinder Morgan's proposal to allow for compliance with EPA LDAR requirements to replace NMED's proposed requirements will result in up to 1,600 additional tons of VOCs and up to 8,900 additional tons of methane leaked annually.”

The amended version is as follows:

Kinder Morgan's proposal to allow for compliance with EPA LDAR requirements to replace NMED's proposed requirements will result in up to 100 additional tons of VOCs and up to 3,600 additional tons of methane leaked annually.”

Page 9 of Hillary Hull’s rebuttal testimony at Exhibit JJJ currently states:

“Per EDF's analysis, the alternative proposal to allow for compliance with OOOOa requirements would result in 1,600 additional tons of VOCs and up to 8,900 additional tons of methane leaked annually”.”

The amended version is as follows:

“Per EDF's analysis, the alternative proposal to allow for compliance with OOOOa requirements would result in 100 additional tons of VOCs and up to 3,600 additional tons of methane leaked annually from transmission compressor stations.”